21-707 STUDENTS FOR FAIR ADMISSIONS V. UNIVERSITY OF NORTH CAROLINA

DECISION BELOW: 1:14CV954

LOWER COURT CASE NUMBER: 21-2263

QUESTION PRESENTED:

- 1. Should this Court overrule *Grutter v. Bollinger*, 539 U.S. 306 (2003), and hold that institutions of higher education cannot use race as a factor in admissions?
- 2. Can a university reject a race-neutral alternative because it would change the composition of the student body, without proving that the alternative would cause a dramatic sacrifice in academic quality or the educational benefits of overall student-body diversity?

CONSOLIDATED WITH 20-1199 FOR ONE HOUR ORAL ARGUMENT. ORDER OF JULY 22, 2022:

THIS CASE IS NO LONGER CONSOLIDATED WITH NO. 20-1199, STUDENTS FOR FAIR ADMISSIONS v. PRESIDENT AND FELLOWS OF HARVARD, AND ONE HOUR IS ALLOTTED FOR ORAL ARGUMENT.

CERT. GRANTED 1/24/2022